PART 671—NATIONAL EMERGENCY GRANTS FOR DISLOCATED WORKERS

Sec.

- 671.100 What is the purpose of national emergency grants under WIA section 173?
- 671.105 What funds are available for national emergency grants?
- 671.110 What are major economic dislocations or other events which may qualify for a national emergency grant?
- 671.120 Who is eligible to apply for national emergency grants?
- 671.125 What are the requirements for submitting applications for national emergency grants?
- 671.130 When should applications for national emergency grants be submitted to the Department?
- 671.140 What are the allowable activities and what dislocated workers may be served under national emergency grants?
- 671.150 How do statutory and workflex waivers apply to national emergency grants?
- 671.160 What rapid response activities are required before a national emergency grant application is submitted?
- 671.170 What are the program and administrative requirements that apply to national emergency grants?

AUTHORITY: Sec. 506(c), Pub. L. 105-220; 20 U.S.C. 9276(c).

Source: 65 FR 49460, Aug. 11, 2000, unless otherwise noted.

§ 671.100 What is the purpose of national emergency grants under WIA section 173?

The purpose of national emergency grants is to provide supplemental dislocated worker funds to States, Local Boards and other eligible entities in order to respond to the needs of dislocated workers and communities affected by major economic dislocations and other worker dislocation events which cannot be met with formula allotments.

§ 671.105 What funds are available for national emergency grants?

We use funds reserved under WIA section 132(a)(2)(A) to provide financial assistance to eligible applicant for grants under WIA section 173.

§ 671.110 What are major economic dislocations or other events which may qualify for a national emergency grant?

These include:

- (a) Plant closures;
- (b) Mass layoffs affecting 50 or more workers at a single site of employment;
- (c) Closures and realignments of military installations;
- (d) Multiple layoffs in a single local community that have significantly increased the total number of unemployed individuals in a community;
- (e) Emergencies or natural disasters, as defined in paragraphs (1) and (2) respectively, of section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122(1) and (2)) which have been declared eligible for public assistance by the Federal Emergency Management Agency (FEMA); and
- (f) Other events, as determined by the Secretary.

§ 671.120 Who is eligible to apply for national emergency grants?

- (a) For projects within a State. A State, a Local Board or another entity determined to be appropriate by the Governor of the State in which the project is located may apply for a national emergency grant. Also, Indian tribes, tribal organizations, Alaska Native entities, Indian-controlled organizations serving Indians, or Native Hawaiian organizations which are recipients of funds under section 166 of the Act (Indian and Native American Programs) may apply for a national emergency grant.
- (b) For inter-State projects. Consortia of States and/or Local Boards may apply. Other private entities which can demonstrate, in the application for assistance, that they possess unique capabilities to effectively respond to the circumstances of the major economic dislocation(s) covered in the application may apply.
- (c) Other entities. The Secretary may consider applications from other entities, to ensure that appropriate assistance is provided in response to major economic dislocations.